From: Miller, Garyg
To: David Keith

Cc: Stephen Ellis (stephen.ellis@tceq.texas.gov); Bob Allen; Linda Henry; Garry McMahan; Sanchez, Carlos; Foster.

Anne; Salinas, Amy; Jane G. Sarosdy (jane.sarosdy@glo.texas.gov)

Subject: FW: Draft Groundwater SAP Addendum - San Jacinto River Waste Pits Superfund Site

Date: Tuesday, April 23, 2013 1:55:33 PM

Some of you may not have received this last week.

Gary Miller
EPA Remedial Project Manager
(214) 665-8318
miller.garyg@epa.gov

From: Miller, Garyg

Sent: Friday, April 19, 2013 11:19 AM

To: David Keith

Cc: Stephen Ellis (stephen.ellis@tceq.texas.gov); Bob Allen; Linda Henry; Garry McMahan; Sanchez,

Carlos; Foster, Anne; Salinas, Amy

Subject: RE: Draft Groundwater SAP Addendum - San Jacinto River Waste Pits Superfund Site

David,

Thanks for the SAP addendum for groundwater samplign in the Southern Impoundment area.

The EPA approves the SAP addendum with he following modifications:

1. The SAP shall state that new monitoring well MW004S will be drilled first.

2. The SAP shall include a schedule for the contingent wells MW004D and MW005, and schedule for the sample results from these contingent wells. Further, the SAP shall state whether validated or unvalidated results from MW004S will be used to determine whether MW004D and MW005 are installed.

Please let me know if you have any questions on this.

Regards,

Gary Miller EPA Remedial Project Manager 214-665-8318

From: David Keith [dkeith@anchorqea.com] Sent: Thursday, April 04, 2013 9:40 AM To: Miller, Garyg; Leos, Valmichael

Cc: Phil Slowiak; Jennifer Sampson; Chris Torell; Teri Freitas; Sonja A. Inglin (singlin@bakerlaw.com);

John Cermak: Steve Ginski

Subject: Draft Groundwater SAP Addendum - San Jacinto River Waste Pits Superfund Site

Gary – On behalf of International Paper, Company (IPC), we are submitting the attached draft Groundwater Sampling and Analysis Plan Addendum 2 (SAP Addendum) to address the additional investigation requested by USEPA in regards to groundwater in the vicinity of Soil Investigation Area 4. It continues to be IPC's position that only COIs listed in Table 5 of the Sediment SAP (Integral and Anchor QEA 2010b) should be analyzed in additional soil and groundwater samples taken in the area of investigation south of I-10, because only these COIs are potentially attributable to any disposal of paper mill waste in the 1960s. Analysis of soil and groundwater for a full suite of VOCs and SVOCs,

and analysis of soil and sediment samples for total PCBs, is unwarranted; however, as requested by USEPA, analysis of the samples for the full suite of VOCs and SVOCs and for total PCBs is provided for in the attached SAP Addendum.

Please don't hesitate to contact me if you would like to discuss anything during your review of this document. Hard copies are being sent by overnight delivery. Please forward the attached PDF as appropriate.

Thank you, David

David Keith, Ph.D., P.G., C.Hg. Anchor QEA, LLC 614 Magnolia Avenue Ocean Springs, MS 39564

Phone: 228-818-9626 Cell: 228-224-2983 dkeith@anchorgea.com

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